## **ASSIGNED**

## **AMENDED**

Nº 50701

## APPLICATION FOR PERMIT

## TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

Date of filing in State Engineer's Office			19	1	987	
Returned to applicant for correction		MAY	4	10	987 · · · · · · · · · · · · · · · · · · ·	
Corrected application filed						
Map filed		JUL	21	L 1	1987	
	. Church Dring o	/o Uht	21502		Poth la Cabina	
The applicant Gary Primm, c/o Whiskey Pete!s Casino						
	P.O. Box 56 Street and No. or P.O. Box No.				, of <u>Jean</u> , City or Town	
	Nevada 89019 State and Zip Code No.	, he	reby	m m	ake application for permission to appropriate the public	
waters of the State of Nevada, as hereinafter stated. (If applicant is a corporation, give date and place of incorpora-						
tion; if a copartnership or association, give names of members.)						
	***************************************					
1. The source of the proposed appropriation is from an underground source  Name of stream, lake, spring, underground or other source						
2						
2. The amount of water applied for is one (1) One second-foot equals 448.83 gals. per min.						
	(a) If stored in reservoir give number of acre-feet quasi-municipal purposes					
3.	. The water to be used for					
<ul> <li>4. If use is for:</li> <li>(a) Irrigation, state number of acres to be irrigated some of the water will be used for irrigation around the casinos, etc.</li> <li>(b) Stockwater, state number and kinds of animals to be watered.</li> </ul>					•	
	(c) Other use (describe fully under "No. 12. Remarks"  (d) Power:					
	(1) Horsepower developed					
	(2) Point of return of water to stre	am		·- <b></b> •		
5.	The water is to be diverted from its so	urce at th	e fo	llo	wing point located in the SE <sup>1</sup> / <sub>4</sub> of the NW <sup>1</sup> / <sub>4</sub> Describe as being within a 40-acre subdivision of public	
	Section 10, Township 27 Sou	th, Ran	nge	5	9 East M.D.B.M., bearing NO2°32'23"W a	
	survey, and by course and distance to a section of distance of 2231.79 feet to				d land, it should be so stated. Corner of said Section 10.	
6						
0.	Place of use The East one-half (E½), the Southeast One-quarter (SE½) of the Northwest Describe by legal subdivision. If on unsurveyed land, it should be so stated.  One-quarter (NW½), the Northeast one-quarter (NE½) of the Southwest one-quarter:					
					f Nevada of the Southeast one-quarter (SE%)	
	one-quarter (NW4) and the	West of	ne-l	ha	Section 8. Together with the Northwest	
7.	Use will begin about January	1aı	nd e	nd	about December 31, of each year.  Month and Day	
8.					of NRS 535.010 you may be required to submit plans and	
	specifications of your diversion or stor	age works	s.)	D State	rill well, install pumps, pipelines, e manner in which water is to be diverted, i.e. diversion structure, ditches and	
	storage tanks, valves, fitt	ings a	nd .	ap.	purtenances.	
9.	, , , , , , , , , , , , , , , , , , , ,	.000.0	0			

10.	Estimated time required to construct works 3 months  If well completed, describe works.				
11.	Estimated time required to complete the application of water to beneficial use 1 year				
	Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use.				
	By s/ Kurt R. Segler				
Com	pared pm/Se pm/se Las Vegas, NV 89104				
Prote	ested				
	APPROVAL OF STATE ENGINEER				
	This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the				
amound right placed reason two must instal accura meter Comple State use of public holder (CONT)	wing limitations and conditions: This permit is issued subject to existing rights. It is understood that the cof water herein granted is only a temporary allowance and that the final water obtained under this permit will be dependent upon the amount of water actually to beneficial use. It is also understood that this right must allow for a mable lowering of the static water level. This well shall be equipped with a (2) inch opening for measuring depth to water. If the well is flowing, a valve be installed and maintained to prevent waste. A totalizing meter must be led and maintained in the discharge pipeline near the point of diversion and ate measurements must be kept of water place to beneficial use. The totalizing must be installed before any use of water begins, or before the Proof of the proof of the pursuant to NRS 534.030. The State retains the right to regulate the finis Permit does not extend the permittee the right of ingress and egress on the private or corporate lands.  This Permit does not extend the permittee the right of ingress and egress on the issuance of this permit does not waive the requirements that the permit cobtain other permits from State, Federal and local agencies.  ENUED ON PAGE 2)  The amount of water to be appropriated shall be limited to the amount which can be applied to beneficial use, and				
	exceed 1.0 cubic feet per second but not to exceed 104.93				
	million gallons annually.				
	must be prosecuted with reasonable diligence and be completed on or before March 29, 1989				
	f of completion of work shall be filed on or before				
Appl	ication of water to beneficial use shall be made on or before				
Proof	f of the application of water to beneficial use shall be filed on or before				
Мар	in support of proof of beneficial use shall be filed on or before				
Comp	letion of work filed				
Proof	of beneficial use filed				
Cultu	ral map filed				
	icate No. Issued State Frences				

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(PERMIT TERMS CONTINUED)

This permit is issued under the provisions of NRS 534.120(2) as a preferred use.

The total combined duty of water under Permits 50701, 50808, 51870, 51871, 51872, 51873, 52087 and 52088 shall not exceed 177.92 million gallons annually.

The use of this well site shall cease upon the completion of the well sites authorized under Permits 51870 and 51871.

The permittee shall submit a monitoring plan to show any impact resulting from an increase in groundwater pumping. Upon approval by the State Engineer of such a plan, data will be submitted to the State Engineer on a monthly basis.

Upon further groundwater development a report shall be submitted to the State Engineer to identify the amount of water recharged through the proposed rapid infiltration basins into the groundwater system. Upon review of that data by the State Engineer, the amount of water credited by the recharge program will be determined. The maximum amount to be credited will not exceed 90 percent of the amount recharged.

The total annual withdrawal of water under Permits 50701, 50808, 51870, 51871, 51872, 51873, 52087 and 52088 is initially limited to 177.92 million gallons annually. The total annual withdrawal of water under Permits 50701, 50808, 51870, 51871, 51872, 51873, 52087 and 52088 may be raised in stages up to a maximum of 177.92 million gallons annually in addition to the amount credited for recharge, as approved and authorized by the State Engineer, only after the State Engineer has determined the amount to be credited by the recharge program.

The State Engineer does not waive any authority to require the permittee to comply with the provisions of NRS 534.010 and 534.250 through 534.340, inclusive.

